

Constantin V. Roboostoff [69328]
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Atorneys for Plaintiff
Maria Abraham

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

I, Constantin V. Roboostoff, declare as follows:

1. I submit this declaration in connection with plaintiff Maria Abraham's opposition to defendants' motion to compel arbitration. I make this declaration from my personal knowledge of the facts set forth herein, and if called as a witness, I could testify competently hereto.

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Declaration of Constantin V. Roboostoff in Opposition to Motion to Compel Arbitration
Case No. C07-4014 JCS

2. Attached hereto and marked Exhibit 1 is a true and correct copy of an e-mail from Constantin V. Roboostoff to Marlene S. Muraco, dated November 26, 2007.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and accurate.

Dated: January 4, 2008

Constantin V. Roboostoff

Declaration of Constantin V. Roboostoff in Opposition to Motion to Compel Arbitration
Case No. C07 4014 JCS

EXHIBIT  

Constantin Roboostoff

From: "Constantin Roboostoff" <cvr1@earthlink.net>
To: <mmuraco@littler.com>
Sent: Monday, November 26, 2007 2:53 PM
Subject: Abraham v. ESIS, et al

Marlene,

When can I expect to receive defendants' initial disclosures? The Case Management And Pretrial Order states that the parties shall exchange initial disclosures by November 16, 2007.

Thanks,
Constantin